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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/671,809	09/26/2003	Nurul Amin	169.12-0599	6881	
164 7590 01/09/2007 KINNEY & LANGE, P.A. THE KINNEY & LANGE BUILDING			EXAM	EXAMINER	
			RENNER, CRAIG A		
312 SOUTH THIRD STREET MINNEAPOLIS, MN 55415-1002			ART UNIT	PAPER NUMBER	
	,		2627	,	
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVER	Y MODE	
3 MC	DNTHS	01/09/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

<u>·</u>		Application No.	Applicant(s)				
Office Action Summary		10/671,809	AMIN ET AL.				
		Examiner	Art Unit .				
		Craig A. Renner	2627				
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	correspondence address				
WHI(- External after - If NO - Failt - Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period or the to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be ti will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDON.	N. imely filed in the mailing date of this communication. ED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 20 N	ovember 2006.					
2a)□		action is non-final.					
3)□	•						
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposit	ion of Claims		•				
4)⊠)⊠ Claim(s) <u>1-18 and 21-23</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠	☑ Claim(s) <u>15-18</u> is/are allowed.						
6)⊠	Claim(s) <u>1-14 and 21-23</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/o	r election requirement.					
Applicat	ion Papers						
9)[The specification is objected to by the Examine	r.					
10)	The drawing(s) filed on is/are: a) acc	epted or b) objected to by the	Examiner.				
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	ee 37 CFR 1.85(a).				
• _	Replacement drawing sheet(s) including the correct	•					
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	e Action or form PTO-152.				
Priority ι	under 35 U.S.C. § 119	•					
	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:	priority under 35 U.S.C. § 119(a	a)-(d) or (f).				
,	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the prior	. A					
•	application from the International Bureau		-				
* 5	See the attached detailed Office action for a list	of the certified copies not receive	ed.				
Attachmen	tte)						
_	e of References Cited (PTO-892)	A) T Intention Summer	(/PTO.413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date							
	mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5) Notice of Informal I	Patent Application				

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 20 November 2006 has been entered.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-8 and 21-23 are rejected under 35 U.S.C. 102(b) as being anticipated by Koike (US 6,177,207).

With respect to claims 1-8, Koike teaches a transducing head comprising a main pole (11); and at least one magnetic element (7/8) spaced from the main pole, wherein the magnetic element provides a potential return path for a magnetic field produced by the main pole, and has a first edge (on layer 8) closest to the main pole (as shown in

FIG. 1, for instance), a second edge (on layer 7) furthest from the main pole (as shown in FIG. 1, for instance), wherein permeability of the magnetic element increases from the first edge to the second edge (lines 55-65 in column 12, for instance, i.e., the permeability of layer 7 is increased with respect to layer 8) [as per claim 1]; wherein the magnetic element is formed of a plurality of layers (7 and 8), each succeeding layer having greater permeability (lines 55-65 in column 12, for instance, i.e., the permeability of layer 7 is increased with respect to layer 8) [as per claim 2]; wherein a ratio of permeability between adjacent layers is approximately constant (lines 55-65 in column 12, for instance, i.e., since there are only two layers, the permeability between adjacent layers would be approximately constant especially in as broad as the term "approximately" may be construed) [as per claim 3]; wherein the magnetic element is a return pole (as shown in FIG. 1, for instance) [as per claim 4]; wherein the return pole has a shape selected from the group consisting of rectangular, round, and elliptical (as shown in FIG. 1, for instance, i.e., rectangular) [as per claim 5]; wherein the magnetic element is a reader shield (as shown in FIG. 1, for instance) [as per claim 6]; wherein the main pole is formed of magnetic material (line 66 in column 12 thru line 3 in column 13, for instance) [as per claim 7]; and wherein the magnetic element is formed of magnetic material (lines 55-57 in column 12, for instance) [as per claim 8]. With respect to the intended use limitation(s) appearing in lines 1-3 of claim 1, for instance, note that a recitation with respect to the manner in which a claimed apparatus (i.e., a "transducing head") is intended to be employed (i.e., "to write data to a magnetic medium" and "for perpendicular writing of data to the magnetic medium", for instance) does not

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differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations, *Ex parte Masham*, 2 USPQ2d 1647 (PTO BPAI 1987).

With respect to claims 21-23, Koike teaches a perpendicular write head comprising a main magnetic pole (11); a second magnetic element (7/8), separated from the main magnetic pole (as shown in FIG. 1, for instance); and means (lines 55-65 in column 12, for instance, i.e., the permeability of layer 7 is increased with respect to layer 8, for instance, in at least an equivalent structural sense) for reducing a peak magnetic field at a trailing edge of the second magnetic element in order to reduce side writing at the second magnetic element [as per claim 21]; wherein the means for reducing a peak magnetic field comprises regions of different permeability within the second magnetic element (lines 55-65 in column 12, for instance, i.e., the permeability of layer 7 is increased with respect to layer 8), with a region (8) having a highest permeability at an edge (on layer 8) furthest from the trailing edge (as shown in FIG. 2, for instance, i.e., layer 8 is furthest from the trailing edge) [as per claim 22]; and wherein a ratio of permeability between adjacent regions is approximately constant (lines 55-65 in column 12, for instance, i.e., since there are only two layers, the permeability between adjacent layers would be approximately constant especially in as broad as the term "approximately" may be construed) [as per claim 23]. With respect to the intended use limitation(s) appearing in lines 2-3 of claim 21, for instance, note that a recitation with respect to the manner in which a claimed apparatus (i.e., a "perpendicular write head") is intended to be employed (i.e., "for perpendicular writing of data to a magnetic

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medium", for instance) does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. See *Ex parte Masham*, supra.

4. Claims 9-14 are rejected under 35 U.S.C. 102(b) as being anticipated by Hoshi et al. (US 6,025,978).

Hoshi teaches a transducing head comprising a main pole (12); and at least one magnetic element (10) spaced from the main pole (as shown in Figures 5, 8 and 9, for instance), wherein the magnetic element provides a potential return path for a magnetic field produced by the main pole and is formed of at least three layers (as shown in Figure 8, for instance), each succeeding layer having greater permeability (as shown in Figure 8, for instance, i.e., m>I), with a highest permeability at an edge (m) of the magnetic element furthest from the main pole (as shown in Figure 8, for instance) [as per claim 9]; wherein a ratio of permeability between adjacent layers is approximately constant (as shown in Figure 8, for instance, i.e., especially in as broad as the term "approximately" may be construed) [as per claim 10]; wherein the magnetic element is a return pole (as shown in Figure 8, for instance) [as per claim 11]; wherein the magnetic element is a reader shield (as shown in Figure 8, for instance) [as per claim 12]; wherein the main pole is formed of magnetic material (lines 19-20 in column 6, for instance) [as per claim 13]; and wherein the magnetic element is formed of magnetic material (lines 18-20 in column 6, for instance) [as per claim 14]. With respect to the intended use limitation(s) appearing in lines 1-3 of claim 9, for instance, note that a recitation with respect to the manner in which a claimed apparatus (i.e., a "transducing

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head") is intended to be employed (i.e., "to write data to a magnetic medium" and "for perpendicular writing of data to the magnetic medium", for instance) does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. See *Ex parte Masham*, supra.

Allowable Subject Matter

5. Claims 15-18 are allowable over the prior art of record.

Response to Arguments

6. Applicant's arguments filed 30 October 2006 have been fully considered but they are not persuasive.

With respect to independent claim 1, the applicant argues that Koike does not teach "a main pole for perpendicular writing of data to a magnetic medium." This argument, however, is not found to be persuasive as a recitation with respect to the manner in which a claimed apparatus (i.e., a "main pole", for instance) is intended to be employed (i.e., "for perpendicular writing of data to the magnetic medium", for instance) does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. See *Ex parte Masham*, supra. The main pole of Koike is no different structurally from that claimed by applicant in independent claim 1.

With respect to independent claim 21, the applicant argues that Koike does not teach "a main magnetic pole for perpendicular writing of data to a magnetic medium."

This argument, however, is not found to be persuasive as a recitation with respect to the

manner in which a claimed apparatus (i.e., a "main magnetic pole", for instance) is intended to be employed (i.e., "for perpendicular writing of data to a magnetic medium", for instance) does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. See *Ex parte Masham*, supra. The main magnetic pole of Koike is no different structurally from that claimed by applicant in independent claim 21.

With respect to independent claim 9, the applicant argues that Hoshi does not teach "a main pole for perpendicular writing of data to a magnetic medium." This argument, however, is not found to be persuasive as a recitation with respect to the manner in which a claimed apparatus (i.e., a "main pole", for instance) is intended to be employed (i.e., "for perpendicular writing of data to the magnetic medium", for instance) does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. See *Ex parte Masham*, supra. The main pole of Hoshi is no different structurally from that claimed by applicant in independent claim 9.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Craig A. Renner whose telephone number is (571) 272-7580. The examiner can normally be reached on Monday-Tuesday & Thursday-Friday 9:00 AM - 7:30 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hoa T. Nguyen can be reached on (571) 272-7579. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Craig A. Renner Primary Examiner Art Unit 2627

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